PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

n re application of

Docket No: Q65348

RECEIVED

Satoshi TAMAI

Appln. No.: 09/900,892

Group Art Unit: 2163

SEP 0 9 2002 GROUP 3600

Confirmation No.: 9564

Examiner: Unknown

Filed: July 10, 2001

For:

METHOD FOR INDIVIDUALLY RENTING PRIVATE CAR, SYSTEM TO INDIVIDUALLY

RENT PRIVATE CAR AND STORAGE MEDIUM STORING PROGRAMS TO CONTROL

SAME

INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §§ 1.97 and 1.98

Commissioner for Patents Washington, D.C. 20231

Sir:

In accordance with the duty of disclosure under 37 C.F.R. § 1.56, Applicant hereby notifies the U.S. Patent and Trademark Office of the documents which are listed on the attached PTO/SB/08 A & B (modified) (substitute for PTO Form 1449) form and/or listed herein and which the Examiner may deem material to patentability of the claims of the above-identified application.

One copy of each of the listed documents is submitted herewith.

- 1. Japanese Unexamined Patent Application Publication No. 7-152827, published June 16, 1995.
- 2. Japanese Unexamined Patent Application Publication No. 10-177594, published June 30, 1998.
- 3. Japanese Unexamined Patent Application Publication No. 10-327147, published December 8, 1998.

Satoshi TAMAI 09/900,892

INFORMATION DISCLOSURE STATEMENT

4. Japanese Unexamined Patent Application Publication No. 11-316779, published November

16, 1999.

The present Information Disclosure Statement is being filed: (1) No later than three months from

the application's filing date for an application other than a continued prosecution application (CPA) under

§1.53(d); (2) Before the mailing date of the first Office Action on the merits (whichever is later); or (3)

Before the mailing date of the first Office Action after filing a request for continued examination (RCE)

under §1.114, and therefore, no Statement under 37 C.F.R. § 1.97(e) or fee under 37 C.F.R. § 1.17(p) is

required.

In compliance with the concise explanation requirement under 37 C.F.R. § 1.98(a)(3) for foreign

language documents, Applicant encloses herewith a copy of a corresponding Japanese Office Action

dated July 23, 2002 and an English translation of the pertinent portions thereof, which cites and indicates

the degree of relevance found by the foreign patent office.

The submission of the listed documents is not intended as an admission that any such document

constitutes prior art against the claims of the present application. Applicant does not waive any right to

take any action that would be appropriate to antedate or otherwise remove any listed document as a

competent reference against the claims of the present application.

Respectfully submitted,

Registration No. 24,625

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Date: August 30, 2002

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Substitute	for	Form	1449	A	&	B/PTO

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(use as many sheets as necessary)

Sheet	1	of	1

	110/31	JOS A & D (IIDailica)			
Complete if Known					
Application Number	09/900,892 /		اير		
Confirmation Number	9564	AUS 3 0 200	G8		
Filing Date	July 10, 2001	7002			
First Named Inventor	Satoshi TAMAI	λ	S		
Art Unit	2163	%			
Examiner Name	Unknown	DEMARI			
Attorney Docket Number	Q65348				

U.S. PATENT DOCUMENTS						
	C:4-	Document	Document Number			
	Cite No. ¹	Number	Kind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	
		US			DECEIVED	
T T		US			HEURIVED	
		US			055 0 0 0000	
		US			SEP 0 9 2002	
		US				
		US			GROUP 3600	
		US			CITO 6 1 0000.	
		US				
		US				

FOREIGN PATENT DOCUMENTS								
Examiner Cite Initials* No.1	Foreign Patent Document			Publication Date	Name of Patentee or			
	Country Code ³	Number⁴	Kind Code ⁵ (if known)	MM-DD-YYYY	Applicant of Cited Document	Translation ⁶		
		JP	7-152827	Α	06/16/1995			
		JР	10-177594	A	06/30/1998			
		JР	10-327147	A	12/08/1998			
		JP	11-316779	A	11/16/1999			
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OTHER PRIOR ART - NON PATENT LITERATURE DOCUMENTS							
Examiner Cite Initials* No.1		Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city, and/or country where published.					
			<u> </u>				

Examiner Signature		Date Considered	

^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

¹Applicant's unique citation designation number (optional). ²See Kinds Codes of USPTO Patent Documents at www.uspto.gov, MPEP 901.04 or in the comment box of this document. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST. 3). ⁴For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁶ Applicant is to indicate here if English language Translation is attached.

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Claims 1-5

Reason 1

Cited Literature 1 to 4

From Cited Literature 1 to 4 it is easy to make a

"will service method that provides a testator terminal, a will service terminal, a government office terminal and a communications circuit wherein

will information and verification preparation processing is conducted in which the aforementioned testator terminal prepares will information expressing the last wishes of the testator to the heirs after death and verification information for verifying the aforementioned testator, and forwards this information to the aforementioned will service terminal through the aforementioned communications circuit;

will information registration processing is conducted in which the aforementioned will service terminal inputs the aforementioned will information and verification information through the aforementioned communications circuit, registers and stores the aforementioned will information after authorizing the aforementioned testator based on the aforementioned verification information, and pays the specified fees for the testator;

deceased information forwarding processing is conducted in which, when a death certificate has been received and registered as information of the deceased, the aforementioned government office terminal forwards said information of the deceased to the aforementioned will service terminal through the aforementioned communications circuit; and

will information processing is conducted in which the aforementioned will service terminal inputs the aforementioned information of the deceased through the aforementioned communications circuit, and if the aforementioned information of the deceased corresponds to the aforementioned testator when comparing the aforementioned information of the deceased with the aforementioned verification information, the aforementioned will information is forwarded to the aforementioned heirs of the testator by an optional means."

Specifically, will information management methods are described in Cited Literature 1 to 4.

Consequently, it is easy for a person skilled in the art to perform Claim 1 based on Cited Literature 1 to 4.

The same is true for the other claims.

Claims 6 to 12

Reason 1

Cited Literature 1 to 4

From Cited Literature 1 to 4 it is easy to make a

"will service system that provides a testator terminal, a will service terminal, a government office terminal and a communications circuit wherein

the aforementioned testator terminal is configured to prepare, based on the operations of the testator, will information expressing the last wishes of the testator to the heirs after death and verification information for verifying the aforementioned testator, and to



forward this information to the aforementioned will service terminal through the aforementioned communications circuit;

the aforementioned will service terminal is configured, based on the operations of the will service operator, to input the aforementioned will information and verification information through the aforementioned communications circuit, to register and store the aforementioned will information after authorizing the aforementioned testator based on the aforementioned verification information, and to pay the specified fees for the testator; as well as to input the aforementioned information of the deceased through the aforementioned communications circuit, and if the aforementioned information of the deceased corresponds to the aforementioned testator when comparing the aforementioned information of the deceased with the aforementioned verification information, to forward the aforementioned will information to the aforementioned heirs of the testator by an optional means; and

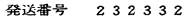
the aforementioned government office terminal is configured to register a death certificate as information of the deceased based on the operations of the death notification receiving clerk, and to forward said information of the deceased to the aforementioned will service terminal through the aforementioned communications circuit."

Specifically, will information processing systems are described in Cited Literature 1 to 4.

Consequently, it is easy for a person skilled in the art to perform Claim 1 based on Cited Literature 1 to 4.

The same is true for the other claims.

- 1. Japan Unexamined Patent Publication No. H 7-152827
- 2. Japan Unexamined Patent Publication No. H 10-177594
- 3. Japan Unexamined Patent Publication No. H 10-327147
- 4. Japan Unexamined Patent Publication No. H 11-316779



発送日 平成14年 7月23日 1/3

拒絕理由通知書

特許出願の番号

特願2000-233557

起案日

平成14年 7月12日

特許庁審査官

竹中 辰利

9197 5L00

特許出願人代理人

西村 征生 様

適用条文

第29条第2項、第36条

この出願は、次の理由によって拒絶をすべきものである。これについて意見があれば、この通知書の発送の日から60日以内に意見書を提出して下さい。

理由

1. この出願の下記の請求項に係る発明は、その出願前日本国内又は外国において頒布された下記の刊行物に記載された発明又は電気通信回線を通じて公衆に利用可能となった発明に基いて、その出願前にその発明の属する技術の分野における通常の知識を有する者が容易に発明をすることができたものであるから、特許法第29条第2項の規定により特許を受けることができない。

2. この出願は、特許請求の範囲の記載が下記の点で、特許法第36条第6項第 1号に規定する要件を満たしていない。

上記 (引用文献等については引用文献等一覧参照)

【請求項1-5】

理由1

引例 1 — 4

「遺言者端末、遺言サービス端末、役所端末、及び通信回線を備えた遺言サービ スシステムにおいて、

前記遺言者端末が遺言者の死後の相続人に対する遺言を表す遺言情報及び前記 遺言者を認証するための認証情報を作成して前記通信回線を介して前記遺言サービス端末に送出する遺言情報及び認証情報作成処理と、

前記遺言サービス端末が前記遺言情報及び認証情報を前記通信回線を介して人力し、前記認証情報に基づいて前記遺言者を認証した後に前記遺言情報を登録して保管する共に所定の料金を前記遺言者に課金する遺言情報登録処理と、

前記役所端末が死亡届を受理して死亡者情報として記録すると共に該死亡者情報を前記通信回線を介して前記遺言サービス端末に送出する死亡者情報送出処理 と

前記遺言サービス端末が前記死亡者情報を前記通信回線を介して入力し、前記

死亡者情報と前記認証情報とを比較して前記死亡者情報が前記遺言者に対応する とき、前記遺言情報を前記遺言者の相続人へ任意の手段で送出する遺言情報送出 処理とを行うことを特徴とする遺言サービス方法。|

は引例1-4から容易である。

すなわち、引例1-4には、遺言情報管理方法が記載されている。 よって、引例1-4から請求項1とすることは当業者にとって容易である。 他の請求項についても同様である。

【請求項6-12】

理由1

引例 1-4

「遺言者端末、遺言サービス端末、役所端末、及び通信回線を備え、 前記遺言者端末は、

遺言者の操作に基づき、前記遺言者の死後の相続人に対する遺言を表す遺言情報及び前記遺言者を認証するための認証情報を作成して前記通信回線を介して前記遺言サービス端末に送出する構成にし、

前記遺言サービス端末は、

遺言サービス担当者の操作に基づき、前記遺言情報及び認証情報を前記通信回 線を介して入力し、前記認証情報に基づいて前記遺言者を認証した後に前記遺言 情報を登録して保管する共に所定の料金を前記遺言者に課金し、かつ前記死亡者 情報を前記通信回線を介して入力し、前記死亡者情報と前記認証情報とを比較し て前記死亡者情報が前記遺言者に対応するとき、前記遺言情報を前記遺言者の相 続人へ任意の手段で伝達する構成にし、

前記役所端末は、

死亡届受理担当者の操作に基づき、死亡届を受理して死亡者情報として記録すると共に該死亡者情報を前記通信回線を介して前記遺言サービス端末に送出する 構成にしたことを特徴とする遺言サービスシステム。」

は引例1-4から容易である。

すなわち、引例1-4には、遺言情報管理システムが記載されている。 よって、引例1-4から請求項1とすることは当業者にとって容易である。 他の請求項についても同様である。

【請求項11、12】

理由2

「コンピュータに請求項1、2、3、4又は5記載の遺言サービス方法を実施させるための制御プログラム」

は発明の詳細な説明に記載されていない。

引用 文献等 一覧

発送番号 232332

3 / 3

- 1.特開平7-152827号公報
- 2.特開平10-177594号公報
- 3.特開平10-327147号公報
- 4.特開平11-316779号公報

先行技術文献調査結果の記録

- ・調査した分野 IPC第6版 G06F 17/60
- ・先行技術文献
 - この先行技術文献調査結果の記録は、拒絶理由を構成するものではない。